## Best Available Copy

Atty. Dkt. No. 041358-0404

TN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Beth C. MUNOZ et al.

Title:

SENSORS WITH IMPROVED

**PROPERTIES** 

Appl. No.:

09/752,656

Filing Date:

December 29, 2000

Examiner:

Brian J. Sines

Art Unit:

1743

Confirmation

9394

Number:

## REVOCATION OF PRIOR POWERS OF ATTORNEY BY ASSIGNEE APPOINTMENT OF NEW POWER OF ATTORNEY BY ASSIGNEE CHANGE OF CORRESPONDENCE ADDRESS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Smiths Detection, Inc. is the assignee of Application No. 09/752,656 filed December 29, 2000, as evidenced by an Assignment recorded in the U.S. Patent and Trademark Office (PTO) on July 30, 2001 at reel/frame 012032/0103, and as evidenced by Change of Names and Merger forms that are attached hereto and that are being filed with the PTO concurrently with this document.

Smiths Detection, Inc., through its duly-delegated representative, hereby revokes all prior Powers of Attorney submitted in this application, and hereby appoints

the registered patent attorneys and patent agents associated with Customer Number:

22428

as its principal attorneys to have full power to prosecute this application and any continuations, divisions, reissues, and reexaminations thereof, to receive the patent, to transact all business in the United States Patent and Trademark Office connected therewith, and to have full power of substitution, association, and revocation, including the power to revoke the power of attorney of any associate attorney.

Please direct all future correspondence concerning this application to:

Rouget F. Henschel FOLEY & LARDNER LLP Customer Number: 22428

Telephone: (202) 295-4059 Facsimile: (202) 672-5399

Executed this27_	day of March, 2007.
Smiths Detection, Inc.	
	By:
	Gill McCline Myrich
	(Signature)
	Jill McClune Myrick
	(Printed Name)
	Di da Cadada (Camaliana
	Director, Contracts & Compliance
	(Title)



## The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "CYRANO SCIENCES, INC.", CHANGING ITS NAME FROM "CYRANO SCIENCES, INC." TO "SMITHS DETECTION-PASADENA, INC.", FILED IN THIS OFFICE ON THE FOURTH DAY OF FEBRUARY, A.D. 2004, AT 7:15 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Warriet Smith Hindson

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 2912199

DATE: 02-05-04

2732847 8100

040078898

State of Delaware
Secretary of State
Division of Corporations
Delivered 07:58 PM 02/04/2004
FILED 07:15 PM 02/04/2004
SRV 040078898 - 2732847 FILE

#### CERTIFICATE OF AMENDMENT

OF

#### AMENDED AND RESTATED

#### CERTIFICATE OF INCORPORATION OF

#### CYRANO SCIENCES, INC.

Cyrano Sciences, Inc., a Delaware Corporation (the "Corporation") hereby certifies as follows:

 That the Corporation's Board of Directors has duly adopted the following resolution to amend the Corporation's Amended and Restated Certificate of Incorporation:

RESOLVED, that the Amended and Restated Certificate of Incorporation of the Corporation be amended by changing Article FIRST of the Certificate of Incorporation, so that such Article FIRST, as amended, shall read in its entirety as follows:

"FIRST: The name of this Corporation is Smiths Detection-Pasadena, Inc. (the "Corporation")."

2. That the proposed amendment has been duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware and has been consented to in writing by the stockholders, in accordance with Section 228 of the General Corporation Law of the State of Delaware.

The Corporation has caused this Certificate of Amendment of Amended and Restated Certificate of Incorporation to be signed by the Corporation's Assistant Secretary, its authorized officer, on this 3rd day of Pebruary, 2004.

CYRANO SCIENCES, INC.

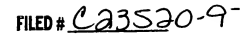
Name: Sill McChine Myrick

Title: Assistant Secretary





DEAN HELLER Secretary of State 204 Morth Careon Street, Suits 1 Careon City, Nevada 89701-4299 (773) 684 5708 Website: secretaryofstats.biz



JUN 2 9 2004

IN THE OFFICE OF DEAN HELLER, SECRETARY OF STATE



important: Read attached instructions before completing form.

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(Pursuant to Nevada Revised Statutes Chapter 92A) (excluding 92A.200(4b)) SUBMIT IN DUPLICATE

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tame of merging entity	
Delaware	Corporation
Jurisdiction	Entity type *
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vironmental Technologies Group, Inc.	
lame of surviving entity	
Novada	Corporation
Judediction	Entity type *

This form must be accompanied by appropriate fees. See attached fee schedule.

NVIQS - LL<sup>m</sup>3/2006 C. T. System Cathler

Meaning Scoresson of Many 150 Meaning 200 s.

<sup>\*</sup> Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.





**DEAN HELLER** Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89791-4299 (778) 694 5708 Website: secretaryofstate.bis



Important: Read attached Instru	ictions before completing form,	ABOVE SPACE IS FOR OFFICE USE ONLY
<ol> <li>Forwarding add Nevada (if a fore</li> </ol>	ress where copies of process may be sen ign entity is the survivor in the merger – h	t by the Secretary of State of
Attro		
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3) (Choose one)		
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The undersignative (NRS )	gned declares that a plan of merger has b 92A.180)	sen adopted by the parent domestic
4) Owner's approval	(NRS 92A.200)(options a, b, or c must be	used, as applicable, for each entity) (if
there are more th	sen four merging entities, check box a equired information for each additional ent	nd attach an 8 %" x 11" blank sheet
(a) Owner's approv	ral was not required from :	
Smiths Detection	n-Pasadena, Inc.	. •
Name of merg	ring entity, if applicable	
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Name of marg	ing entity, if applicable	
and, or;		
Environmental T	Cochaologies Group, Inc.	
Name of surviv	ving entity, if applicable	

This farm must be accompanied by appropriate fees. See attached fee schedule.

NVISS - 14/12/2013 CT System Dulley

Nevada Secretary of State AM Morgan 2363 Remeat on: 16/3463









DEAN HELLER Secretary of State 204 Horst Carson Street, Suite 1 Carson City, Nevada 69791-4299 (775) 684 5708 Website: secretaryolstata.biz



(b) The plan was approved by the required consent of the owners of °:

important: Read attached instructions before completing form.

and, or;

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	#g: _ T	
Name of merging	ontity, if applicable	
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This form must be accompanied by appropriate fees. See etisched feu schedule.

Name of surviving entity, if applicable

HYSES - I I/I STORS C 7 Spream Order

<sup>\*</sup> Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the merger.





OEAN HELLER
Secretary of State
204 North Carson Street, Suite 1
Carson City, Nevede 89701-4290
(775) 684 5708
Webelts: accretaryofstate.biz



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(c) Approval of plan of margar for Nevada non-profit corporation (NRS 92A.160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of marging entity, if applicable	
Name of merging entity; if applicable	
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Name of merging entity, if applicable	
and, or;	
Name of surviving entity, if applicable	

This form must be accompanied by appropriate fees. See attached fee achedule. HMSS - IMBORG CT Ryses Oute

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DEAN HELLER Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4239 (775) 684 5766 Webelts: secretaryofstate.biz



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Loca	tion of Plan of Merger (check s or b):
Loca	tion of Plan of Merger (check a or b): _(a) The entire plan of merger is attached;
Loca	

7) Effective date (optional)\*\*: June 30, 2004, 12:02 AM

This form must be accompanied by appropriate fees. See attached fee schedule.

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<sup>\*</sup> Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A.180 (merger of subsidiary into parent — Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.

<sup>\*\*</sup> A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).





DEAN HELLER Secretary of State 204 Morth Carson Street, Suite 1 Garson City, Nevada 66761-4239 (773) 684 5768 Webetts: secretaryofista hiz



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sheet containing the	n four merging entities, check box  and att required information for each additional entity	nch an 8 %" x 11" bla /.):
Smiths Detection-Pesad Name of merging ent	mia, Inc.	
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Signature	David Kuckelman, Secretary Title	6 , 25 , 2004 Date
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Environmental Technolog		
lame of surviving ent	lty	
wayer	Walter E. Orine, Assistant Secretary	6 / 25/2004
Signature	Title	Oate

\* The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, as needed.

IMPORTANT: Failure to include any of the above information and submit the proper fees may cause this filling to be rejected.

This form arest be accompanied by appropriate fees. See attached fee schedule.

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# Delaware PAGE 1

## The First State



I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"SMITHS DETECTION-PASADENA, INC.", A DELAWARE CORPORATION, WITH AND INTO "ENVIRONMENTAL TECHNOLOGIES GROUP, INC." UNDER THE NAME OF "SMITHS DETECTION INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF NEVADA, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF JUNE, A.D. 2004, AT 3:10 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTIETH DAY OF JUNE, A.D. 2004, AT 12:02 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

040474990



DATE: 06-29-04

FROM CORPORATION TRUST 302 ( )-2480 (TUE) 6. 29' 04 ( )17/ST. 14:43/NO. 4862069034 P 16

State of Delaware Secretary of State
Division of Componentions
Delivered 03:25 PM 06/28/2004 FILED 03:10 PM 06/28/2004 SRV 040474990 - 2732847 FILE

#### CERTIFICATE OF OWNERSHIP AND MERGER

#### MERGING

SMITHS DETECTION-PASADENA, INC. (a Delaware corporation)

#### INTO

#### ENVIRONMENTAL TECHNOLOGIES GROUP, INC. (a Nevada corporation)

Pursuant to Sections 103 and 253 of the General. Corporation Law of the State of Delaware

Environmental Technologies Group, Inc., a Nevada corporation (the "Parent Corporation"), which desires to merge Smiths Detection-Pasadena, Inc., a Delaware corporation (the "Company"), with and into itself pursuant to the provisions of Section 253 of the General Corporation Law of the State of Delaware (the "DCGL"), hereby certifies as follows:

That the Company was incorporated on March 25, 1997 pursuant to the DGCL

That the Parent Corporation was incorporated on October SECOND: 22, 1997 pursuant to the DGCL and owns all of the outstanding stock of the Company.

The General Corporation Law of Nevada permits the merger of a Nevada business corporation with a business corporation of another jurisdiction.

That the Parent Corporation, by the following resolutions of its Board of Directors, duly adopted on June 18, 2004 by the unanimous written consent of its members, filed with the minutes of the Board and as set forth on Exhibit A hereto, determined to merge the Company into itself (the "Merger").

The name of the surviving corporation of the merger shall be Environmental Technologies Group, Inc., which shall hereinwith be changed to Smiths Detection Inc., a Nevada corporation (the "Surviving Corporation").

The Articles of Incorporation of the Surviving Corporation SUXTH: shall be the Articles of Incorporation of Environmental Technologies Group, Inc.

SEVENTH: That Environmental Technologies Group, Inc. survives the Merger and may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Smiths Detection-Pasadena, Inc. as well as for enforcement of any obligation of the Surviving Corporation arising from the Merger, including any suit or other proceedings to enforce the right of any stockholder as determined in appraisal proceedings pursuant to the provisions of Section 262 of the DGCL, and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by the Secretary of State of Delaware is One Electronics Drive, Trenton, NJ 08619 until the Surviving Corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose.

EIGHTH: The Merger shall become effective at 12:02 a.m. on June 30, 2004.

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IN WITNESS WHEREOF, Environmental Technologies Group, Inc. has caused this Certificate of Ownership and Merger to be signed by its Asst. Sec. as of this 25thday of June, 2004.

ENVIRONMENTAL TECHNOLOGIES GROUP, INC.

Walter E. Orme

Assistant Secretary

#### Exhibit A

Resolutions of the Board of Directors of Environmental Technologies Group, Inc.

## MERGER WITH SMITHS DETECTION-PASADENA, INC. AND NAME CHANGE

WHEREAS, the Board desires to merge Smiths Detection-Pasadena, Inc., a Delaware corporation and wholly-owned subsidiary of the Company (the "Subsidiary Corporation"), into itself, following which the Company will continue as the surviving corporation (the "Pasadena Merger");

WHEREAS, in connection with the consummation of the Pasadena Merger, the Board deems it to be in the best interests of the Company to change the name of the Company to "Smiths Detection Inc.";

WHEREAS, the Company and the Subsidiary Corporation have prepared an Agreement and Plan of Merger in substantially the form attached hereto as Exhibit B (the "Pasadena Merger Agreement") for the purpose of effectuating the Pasadena Merger, and

WHEREAS, the Board of Directors of the Company has determined that it is in the best interests of the Company to approve the Pasadena Merger Agreement and thereby effect a merger with the Subsidiary Corporation.

NOW, THEREFORE BE IT:

RESOLVED, that the Board of Directors hereby declares advisable and approves the merger of the Subsidiary Corporation with and into the Company, with the Company continuing as the surviving corporation; and it is further

RESOLVED, that the Subsidiary Corporation shall be merged with and into the Company and shall become effective and the corporate existence of the Subsidiary Corporation shall cease upon the time and date specified in the Articles of Merger to be filed with the Secretary of State of the State of Nevada pursuant to the applicable provisions of the NGCL with respect to the Pasadena Merger; and it is further

RESOLVED, that the Company shall be the surviving corporation in the Merger, which shall continue its corporate existence under the NGCL and shall possess all rights and assets of each of the Company and the Subsidiary Corporation (the "Constituent Corporations") and be subject to all the liabilities and obligations of each of the Constituent Corporations in accordance with the provisions of the NGCL; and it is further

RESOLVED, that the Company does hereby agree that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of this Company arising from the merger herein provided for; does hereby irrevocable appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such proceeding; and does hereby specify the following address to which a copy of such process shall be mailed by the Secretary of State of the State of Delaware; and it is further

RESOLVED, that this Company shall cause to be executed and filed and/or recorded the documents prescribed by the laws of the State of Delaware, by the laws of the State of Nevada, and by the laws of any other appropriate jurisdiction and will cause to be performed all necessary acts within the jurisdiction of organization of the Subsidiary Corporation and of this Company and in any other appropriate jurisdiction; and it is further

RESOLVED, that each officer of the Company be, and each of them hereby is, authorized and directed, in the name and on behalf of the Company, to take or cause to be taken all actions which are necessary, or desirable to obtain any and all needed consents and approvals to consummate the Pasadena Merger, and it is further

RESOLVED, that each officer of the Company be, and each of them hereby is, authorized, empowered and directed, on behalf and in the name of the Company, to determine the date of filing of the Certificate of Ownership and Merger under the DGCL and the Articles of Merger under the NGCL for the Pasadena Merger, and to cause all transactions contemplated by these resolutions to be consummated and performed in the manner provided therein and from time to time to do, or cause to be done, all such other acts or things, and to execute and deliver all such agreements, instruments, certificates and other documents, as such officer acting shall deem in his or her sole discretion desirable to carry out the purposes and intents of any of the foregoing resolutions; and it is further

RESOLVED, that an Amendment to the Company's Articles of Incorporation to change the name of the Company to "Smiths Detection Inc." (the "Amendment") be and it hereby is approved and submitted to the sole stockholder of the Company for adoption; and it is further

RESOLVED, that, upon adoption of the Amendment by the sole stockholder of the Company, Article PIRST of the Articles of Incorporation of the Company be amended in its entirety to read as follows:

"1. The name of the corporation shall be Smiths Detection Inc."

: and it is further

RESOLVED, that the Amendment shall be effective upon the effective date of the filing of a Certificate of Amendment to the Articles of Incorporation of the Company, setting forth the foregoing Amendment, with the Secretary of State of the State of Nevada; and it is further

RESOLVED, that other than with respect to the changes contemplated by the Amendment, the Articles of Incorporation and the bylaws of the Company shall continue in full force and effect as the Articles of Incorporation and the bylaws of the Company.

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